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Remarks

Reconsideration of the application is respectfully requested. Claims 1-3 and 5-10 have been rejected under 35 U.S.C. §102 as being anticipated by Wright et al., USPN 5,426,594, while Claim 30 has been rejected under 35 U.S.C. §102 as being anticipated by Kancvsky et al., USPN 6,393,470.

It does not appear that Wright et al. teaches or suggests that the wireless device can receive data from a source and the operational file designates a storage server to receive the data in lieu of the wireless device when insufficient memory space exists in the first and/or second memory as now set forth in amended Claim 1. Instead, it appears that the relied-upon device of Wright et al. determines whether an incoming message is an electronic greeting card or email and executes logic accordingly, see, e.g., figure 6 of Wright et al., without considering what to do in the event that the memory 106 is getting full. Accordingly, it appears that Claims 1-3 and 5-10 are patentable.

Turning to amended Claim 30, it does not appear that Kanevsky et al. contemplates a threshold indicator indicating that a transfer operation is taking place as now recited in Claim 30. In col. 4, lines 32-46 Kanevsky et al. discusses generating a warning when the memory becomes full, but the warning does not indicate an actual transfer is taking place. Instead, it is sent to a transmitter server 102 to start a "reload" of data. Accordingly, it appears that Claim 30 is patentable.

Respectfully submitted,

John L. Rogitz, Registration No. 33,549, Attorney of Record

750 B Street, Suite 3120 San Diego, CA 92101

Telephone: (619) 338-8075

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